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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/937,185	09/21/2001	Shunsuke Ohtsuka	NSG-202US	NSG-202US 6364	
23122	7590 01/27/2004		EXAMINER		
RATNERPRESTIA			CRANE, SARA W		
P O BOX 98 VALLEY F	ORGE, PA 19482-0980		ART UNIT	PAPER NUMBER	
	,		2811		
			DATE MAILED: 01/27/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

<del>,</del>		Application No.	Applicant(s)			
Notice of Abandanse	lonmont	09/937,185	OHTSUKA ET	AL.		
Notice of Abandonment		Examiner	Art Unit			
		Sara W. Crane	2811			
The MAILING DATE of this co	mmunication ap		<del></del>	ddress		
This application is abandoned in view of:						
Applicant's failure to timely file a proper (a) ☐ A reply was received on (wind period for reply (including a total expression).	th a Certificate of stension of time of	Mailing or Transmission da	ated), which is after the prize on	·		
(b) ☐ A proposed reply was received on				-		
(A proper reply under 37 CFR 1.11 application in condition for allowan Continued Examination (RCE) in c	ce; (2) a timely file	ed Notice of Appeal (with a				
(c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).						
(d) ⊠ No reply has been received.						
2. Applicant's failure to timely pay the reference from the mailing date of the Notice of	Allowance (PTOL-	-85).	• •			
(a) The issue fee and publication fee), which is after the expiratio Allowance (PTOL-85).			n a Certificate of Mailing or T ssue fee (and publication fee)			
(b) ☐ The submitted fee of \$ is ins	ufficient. A balan	ce of \$ is due.				
The issue fee required by 37 CF	R 1.18 is \$	The publication fee, if requ	uired by 37 CFR 1.18(d), is \$_			
(c) ☐ The issue fee and publication fee,	if applicable, has	not been received.				
3. Applicant's failure to timely file corrected Allowability (PTO-37).	ed drawings as re	quired by, and within the th	ree-month period set in, the N	lotice of		
(a) ☐ Proposed corrected drawings were after the expiration of the period fo		(with a Certificate of Ma	iling or Transmission dated	), which is		
(b) ☐ No corrected drawings have been	received.					
4. The letter of express abandonment with the applicants.	nich is signed by t	he attorney or agent of reco	ord, the assignee of the entire	interest, or all of		
5. The letter of express abandonment w 1.34(a)) upon the filing of a continuing		an attorney or agent (acting	in a representative capacity (	under 37 CFR		
6. The decision by the Board of Patent A of the decision has expired and there			and because the period for se	eeking court review		
7. 🛛 The reason(s) below:		·				
See Continuation Sheet						
			Sara W. Crane Primary Examir Art Unit: 2811	rane ner		
Petitions to revive under 37 CFR 1.137(a) or (b), minimize any negative effects on patent term.	or requests to witho	raw the holding of abandonme	ent under 37 CFR 1.181, should b	pe promptly filed to		
U.S. Patent and Trademark Office PTOL-1432 (Rev. 04-01)	Notice	of Abandonment	Part of P	aper No. 01262004		

Application No. 09/937,185

Item 7 - Other reasons for holding abandonment: Examiner notes a telephone discussion with Mr. Nigon, at the end of the 6 month period, in which Mr. Nigon stated that an After Final amendment had been submitted. No such amendment appears in the case file, and no such amendment was ever entered in the record for consideration by the examiner (although the PALM entries seem to indicate an attempt to match a paper). At any rate, unless an after final amenment clearly places the case in condition for allowance, as noted under 1.(b) above, consideration of such an amendment by the examiner would not stop the time for response by Applicant. Examiner told Mr. Nigon that a Notice of Appeal should be filed, but Mr. Nigon thought that this would not be necessary. At any rate, the examiner would be happy to look at a copy of the previously-filed after final amendment, to determine whether it would have put the case in condition for allowance.